```
shall be made with such annualizations as the
    Secretary shall
    prescribe.
"(8) SPECIAL RULES FOR CERTAIN POSSESSIONS.—
           "(A) IN GENERAL.—In the case of an existing
       claimant with respect to
                                       an applicable
       possession.
       tion (other than the preceding paragraphs of
                                                  sub-
       section) shall apply to such claimant with
       respect
                                                  such
                    possession
                                 for
       applicable
                                       taxable
                                                  vears
       beginning
                                                  after
       December 31, 1995, and before January 1,
           "(B) APPLICABLE POSSESSION.-—For purposes
       of
       paragraph, the term applicable possession
       means
                                                Guam.
        American Samoa, and the Commonwealth of
        the
                                              Northern
        Mariana Islands.
        "(9) EXISTING CREDIT CLAIMANT.—For purposes of
    this sub-
    section-
           "(A) IN GENERAL<mark>.—T</mark>he term |existing credit
        claimant
        means a corporation—
     (i)(I) which was actively conducting a trade or
business in a possession on October 13. 1995. and
     "(II) with respect to which an election under this
section is in effect for the corporation's taxable year which includes October 13 1995. or
               (ii) which acquired all of the assets
           of a trade
           or business of a corporation which—
                  "(I) satisfied the requirements of
                                                     (I)
               of clause (i) with respect to such trade
               or
                                                  busi-
                  "(II) satisfied the requirements of
               subclause
               (II) of clause (i).
           "(B) NEW LINES OF BUSINESS PROHIBITED.
        October 13. 1995. a corporation which would
        (but
                              for
        subparagraph) be an existing credit claimant
        adds
        substantial new line of business (other than in
        an
                                               acquisi-
        tion described in subparagraph (A)(ii)), such
        corporation
        shall cease to be treated as an existing
        credit
                                              claimant
        as of the close of the taxable vear ending
        before
                               the
                                                   date
        of such addition.
        "(C)
              BINDING
                       CONTRACT
                                    EXCEPTION.—If.
                                                     on
     October
                                                    13.
     1995 and at all times thereafter, there is in
     effect
     respect to a corporation a binding contract for the
     acquisi-
     tion of assets to be used in, or for the sale of
     assets
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to be produced from, a trade or business, the corporation shall be treated for purposes of this paragraph as actively conducting such trade or business on October The preceding sentence shall not apply if such business is not actively conducted before Ianuary 1996. "(10) SEPARATE APPLICATION TO EACH POSSESSION, purposes of determining— "(A) whether a taxpaver is an existing credit claimant, and
"(B) the amount of the credit allowed this under section, this subsection (and so much of this section as relates to this subsection) shall be applied separately with respect to each possession."

(b) ECONOMIC ACTIVITY CREDIT FOR PUERTO Rico.—